The bill also proposes amendments to the Gold Coast Waterways Authority Act 2012 to expand the role of the Gold Coast Waterways Authority. The Gold Coast Waterways Authority is a trusted statutory authority with a strong local presence and established role in managing and enhancing the Gold Coast waterways and land parcels associated with and under control of the authority. The authority was actively involved in the preparation of the master plan and is considered the most appropriate entity to lead the capital works program for the implementation of the master plan.

Currently, the authority's function and expertise relates to the management of waterways on the Gold Coast. This bill proposes amendments to expand the authority's functions to enable it to undertake the broader capital works program for the implementation of the master plan. Additional amendments are proposed to enable the authority to recover costs incurred in dealing with contravening property and any abandoned property as a debt to the state. These amendments will address the limitation in the authority's cost-recovery power under the existing legislation.

The bill also includes minor amendments to the Planning Act 2016 which clarify the scope of compensation that may be available for adverse planning changes to local government planning schemes. The current wording implies that compensation related to assessable development is available only if the development becomes assessable in connection with the adverse planning change. In reality, a landowner's interests may be adversely affected, even if the development was already assessable before the adverse planning change—for example, through a change to assessment benchmarks for the assessable development.

The current wording is inconsistent both with the intended scope of compensation arrangements for assessable development and the scope of compensation under the legislation preceding the Planning Act 2016. The proposed amendments address this by clarifying that compensation is available in relation to assessable development, irrespective of whether the development was assessable before the adverse planning change. The proposed amendments include transitional arrangements ensuring that any landowner who may have been adversely affected by the current wording, and who has fulfilled the other prerequisites for claiming compensation, is afforded up to six months from the commencement of the amendment to claim the compensation.

This bill delivers important operational amendments required to implement the Spit Master Plan and support landowners of Queensland. These amendments will assist my department and the Gold Coast Waterways Authority in their work towards preserving the Spit as a community asset for future generations, creating jobs through tourism, entertainment and recreation activities, and boosting private sector investments in Queensland.

The Spit Master Plan provides a clear example of what can be achieved when you provide clear leadership and take the community with you. This award-winning project is a tribute to all who participated in its formulation and to the vision of the Premier, and our government, who saw the opportunity to deliver something very special for this very special place. I commend the bill to the House.

First Reading

Hon. CR DICK (Woodridge—ALP) (Minister for State Development, Manufacturing, Infrastructure and Planning) (3.06 pm): I move—

That the bill be now read a first time.

Question put—That the bill be now read a first time.

Motion agreed to.

Bill read a first time.

Referral to State Development, Natural Resources and Agricultural Industry Development Committee

Mr DEPUTY SPEAKER (Mr McArdle): In accordance with standing order 131, the bill is now referred to the State Development, Natural Resources and Agricultural Industry Development Committee.

TRANSPORT LEGISLATION (DISABILITY PARKING AND OTHER MATTERS) AMENDMENT BILL

Introduction
Hon. MC BAILEY (Miller—ALP) (Minister for Transport and Main Roads) (3.06 pm): I present a bill for an act to amend the Rail Safety National Law (Queensland) Act 2017, the State Penalties Enforcement Regulation 2014, the Traffic Regulation 1962 and the Transport Operations (Road Use Management) Act 1995 for particular purposes. I table the bill and the explanatory notes. I nominate the Transport and Public Works Committee to consider the bill.

Tabled paper: Transport Legislation (Disability Parking and Other Matters) Amendment Bill 2019, explanatory notes.

I am pleased today to introduce the Transport Legislation (Disability Parking and Other Matters) Amendment Bill 2019. The main purpose of the bill is to expand the Disability Parking Permit Scheme to include persons with a vision impairment who are legally blind.

In speaking to this bill, I acknowledge that the member for Hinchinbrook introduced a private member’s bill to the House on 16 October this year which also proposes to amend the eligibility criteria for the Disability Parking Permit Scheme. I will not, however, speak further on that matter as the bill is before a committee.

The Queensland Disability Parking Permit Scheme currently provides various parking concessions to people with certain mobility impairments. That includes, of course, being able to access disability parking spaces at a range of locations such as shopping centres, medical facilities, train stations and entertainment venues. These parking bays ensure that permit holders can access convenient and wider parking spaces that allow them to go about their daily business.

Under the current scheme, eligibility for a disability parking permit is based on the applicant’s functional ability to walk. Therefore, people with a vision impairment are not eligible unless they also have an impairment that impacts on their functional ability to walk. The intent of this bill is to expand the scheme to include those people who are legally blind—whether on a permanent or temporary basis—recognising the unique challenges that persons with a vision impairment face.

Vision impairment will be defined as legal blindness, consistent with the term ‘permanent blindness’in the Commonwealth government’s Social Security Guide under the Social Security Act 1991. This is the definition currently used by TransLink to determine eligibility for the Vision Impairment Travel Pass and sets an appropriate criterion for the provision of government assistance. This also assists our health professionals to make clear determinations on eligibility.

Using this definition, it is estimated that there will be approximately 14,400 new applicants for a permit—which represents only a 7.5 per cent increase on the current scheme membership. This expansion is not expected to have a substantial impact on the availability of disability parking spaces.

What can impact the availability of those parking bays, however, is people who do not hold a permit and unlawfully occupy these parking spaces, thereby depriving those with a genuine need. To address this concern, the bill increases the current penalty for illegally parking in a disability sparking space from $266 to $533—a doubling of the fine. In the five years to 30 April 2019, police officers in Queensland issued over 7,500 fines to people who illegally parked in a disability parking space. This figure is only a fraction of the fines issued for this offence, as local governments issue the majority of parking fines in this regard. I recognise that local governments set their own penalty amounts and these vary across Queensland, but setting a higher penalty recognises the seriousness of illegally parking in a disability parking space. I note that a considerable number of local governments take the state law as their own.

While people may think they are only going to be a few minutes when they use a disability parking space illegally, it effectively means that a person who truly needs to access a space may be forced into a situation where they have to abandon their outing altogether or try and navigate unsafely among traffic. For persons with a vision impairment, walking through traffic lanes to reach their destination is dangerous. The person with a vision impairment and a sighted guide must walk two abreast, which means that one of them may be exposed to car park traffic if they cannot get a disability parking space. Also, persons with a vision impairment who have a guide dog need the extra space to get the guide dog out of the car so they can fit the harness in the safety of a parking bay. It is expected that the prospect of a $533 fine will dissuade people from unlawfully using these valuable parking spaces. The penalty itself is only one element of deterrence, and for this reason a range of targeted measures will be deployed. The Department of Transport and Main Roads will work with local governments and relevant Queensland government agencies to improve education and communication to support awareness of the penalty increase and deter the misuse of disability parking bays.
The amendments proposed in this bill are intended to improve the lives of Queenslanders who are permanently or temporarily legally blind and will assist in ensuring that members of the public recognise the importance of leaving disability bays vacant for members of the public who hold a disability parking permit. To ensure that the proposed changes are delivering the intended benefits, a post-implementation review will be conducted 12 months after commencement.

Of course, ensuring that people with disabilities have access to transport facilities is not just about disability parking spaces. An holistic approach is needed to improve accessibility. The Palaszczuk government’s commitment includes our New Generation Rollingstock passenger trains, and accessibility upgrades are being made to a number of train stations. The $335 million upgrades to the new generation trains will deliver the most accessible rail fleet Queensland has seen. The upgrades include, for example, two accessible toilets, a 10 per cent increase in circulation space inside the toilet modules and increasing the number of priority seats from 24 to 88 per six-car train set. The first upgraded trains will be in service next year, with the entire fleet upgraded and in service by 2024. Along with train upgrades we are rolling out a station upgrade program which will make it easier for commuters with a disability. The upgrades are part of a $57 million boost to the Palaszczuk government’s $300 million Station Accessibility Upgrade Program.

The changes in this bill and the accessibility upgrades to trains and stations demonstrate the Palaszczuk government’s commitment to creating a future where Queenslanders with a disability have the same access to opportunities as every other Queenslander. The government is also committed to the Passenger Transport Infrastructure Investment Program, valued at over $536 million over the next four years. Projects include: the rollout of Braille and tactile stop numbers and QR codes at bus stop signs; a $2.7 million lift to Queen Street bus station platform 2, which was completed in August of this year, and new help phones for the Queen Street bus station. I would like to say thank you to all those involved in this process. There have been other ministers and other agencies, and I acknowledge the Minister for Disability Services, the Attorney-General and their staff and departments for all of their assistance to this point.

The bill also makes a minor amendment to ensure that where a person no longer meets the eligibility criteria for a disability parking permit, if necessary there is a ground for amending, suspending or cancelling that permit. For other kinds of approvals such as vehicle registration, an explicit regulation-making power is being included in the Transport Operations (Road Use Management) Act 1995 to recognise that regulations may also prescribe grounds for amending, suspending or cancelling approvals. Finally, the bill amends Queensland’s rail safety legislation. The amendments are technical in nature and will remove definitions of level crossing and rail or road crossing from that legislation. The effect of that is that the definitions contained in the Rail Safety National Law will apply in Queensland, ensuring a consistent national approach. I commend the bill to the House.

Hon. MC BAILEY (Miller—ALP) (Minister for Transport and Main Roads) (3.15 pm): I move—

First Reading

That the bill be now read a first time.

Question put—That the bill be now read a first time.

Motion agreed to.

Bill read a first time.

Referral to Transport and Public Works Committee

Mr DEPUTY SPEAKER (Mr McArdle): In accordance with standing order 131, the bill is now referred to the Transport and Public Works Committee.

ASSOCIATIONS INCORPORATION AND OTHER LEGISLATION AMENDMENT BILL

Introduction

Hon. YM D’ATH (Redcliffe—ALP) (Attorney-General and Minister for Justice) (3.15 pm): I present a bill for an act to amend the Associations Incorporation Act 1981, the Collections Act 1966, the Fair Trading Inspectors Act 2014, the State Penalties Enforcement Regulation 2014 and the acts...